

NSC)

United States District Court  
Eastern District of Wisconsin

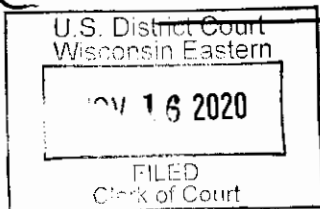
Edith Mae May,

Plaintiff.

✓

20-cv-1721

Case #



City of Kenosha, Kenosha Police Department,  
Department of Corrections, Probation and Parole  
Department, Charles Losinski (Plaintiff's Notation  
Officer), Kenosha Chief of Police (John/Jane Doe),  
Kenosha Police officers and Detectives (John/Jane Doe(s))  
(Present at Arrest/Incarceration and at time of Attempted  
Suicide in Hold Cell) Besides officers listed Below  
and Detectives listed Below, Sergeant Russellman,  
Police Officer Wicketts # , Police Officer Moen #  
Detective Weinkle # , Detective Buchanan #  
Kenosha Law Enforcement officers: Defendants -  
Detainees/Plaintiff's claims of ~~Confinement~~ Conditions of  
Confinement

1. Failure to protect detainee while she attempted suicide
2. Failure to intervene while detainee attempted suicide
3. Failure to act while detainee attempted suicide
4. Failure to bring detainee before a magistrate for initial  
appearance for 20 days, among other reasons

5. Failure/Denial of Medical care/services while and after detainee attempted suicide.

6. Failure/Denial of Psychological care/services while and after detainee attempted suicide.

7. Denial of ~~Violation~~ of Due Process Fourteenth Amendment, <sup>Violation</sup>

8. Fourth Amendment Violations of :-

- a. Illegal Search + Seizure
- b. Illegal Violation of Scope of Search warrant
- c. Illegal arrest/custody
- d. Illegal Confinement
- e. Kidnapping
- f. Illegal taking of Confession
- g. Psychological Coercion
- h. Physical, emotional anguish injury.
- i. Physical, ~~emotional~~ injury

9. Cruel and Unusual Punishment Eighth Amendment

K. Malicious intent

L. Malicious treatment/unnecessary use of force

M. Unlawful use of force

N. Search of Women detainee by male officer.

O. Pain and suffering

P. Worry

Q. Loss of Liberty

- R. Loss of Property
- S. Loss of Family
- T. Loss of Self respect
- U. Loss of Sanity
- V. Loss of Employment
- W. Loss of Income
- X. Loss of Love
- Y. Loss of Friendship
- Z. Loss of Wanting to live.

2a ~~and~~ ~~PSA and H&H sources for her open wound or best witness and~~  
Descriptions of Claims Conditions of Confinement

1. Failure to protect detainee while she attempted suicide.  
 Police officers John (Jan Does) and Police Officers Morang at Wicketts  
 were present when plaintiff/detainee tried to commit  
 suicide while Plaintiff/detainee was in Police Holding Cell, 2X,  
 Detectives (John Jan Does) and Detectives Wrenke at Buchanan  
 were present when Plaintiff/detainee tried to commit suicide  
 while Plaintiff/detainee was in Police Holding Cell, 2X.  
 Plaintiff/detainee was not searched Plaintiff had warned Morang at Wicketts  
 that she was going to kill herself.

2. Failure to intervene while detainee attempted suicide.  
 Police officers Morang at Wicketts were told by Plaintiff/detainee  
 in the squad car on the way to the Police station that  
 she was going to kill herself. Did nothing to stop her.  
 No crisis intervention or psychological services offered.  
 Documented in 3. Karosna Police Reports.

3. Failure to act while Detainee Attempted Suicide.  
All Law enforcement officers that were present at the time Plaintiff was cutting her wrist trying to commit suicide, ~~other than the John Doe Detective that took away what I was using to cut my wrist~~ did not intervene or to pull me out and have me searched for other sharp objects in which I could use to cut my wrist again. However no one searched the Plaintiff as she indeed had another object her underwear from her bra, which she used to again cut her wrist trying to commit suicide.

4. Failure/Denial of Medical care/services while and after Plaintiff attempted suicide.

5. Detainee attempted suicide.  
All Law Enforcement officers that were present at the time Plaintiff was cutting her wrist and witnessed it and the one who came into the holding cell to take away what the Plaintiff was cutting with did not call Health Services Unit (HSU) Health Call, or Psychological Services Unit (PSU) when they witnessed her cutting her wrist ~~at took away what she was cutting with~~. They Denied me my Eighth Amendment to Medical Care.

6. Denial of Due Process/violation of Plaintiff Fourteenth Amendment Plaintiff lost her liberty deprivation of liberty of property

3. Failure to set a reasonable distance, plaintiff attempted Suicide

7. Fourth Amendment Violations b.

a) Illegal Search and Seizure.

Plaintiff search warrant stated: TOWNT. ATTEMPTED ARMED ROBBERY and described items to be seized as: 1) pair of shoes (2) sweatshirt (3) handgun (4) face mask. Period.

However Detective Buchanan told Police Officer Wicketts to also search for evidence of the Burglaries. He looked in all Plaintiff personal papers and inside a folded yellow piece of paper he found a few crumbs of crack cocaine. He also looked inside Plaintiff CD Player and found a socket and a clear baggie with some more crack cocaine in it. \$30 total.

According to the Fourth Amendment clause, officers can not look for evidence of a crime if the item to be seized in that certain thing. If you can not look for an elephant in a bread box. Also Det. Buchanan had no authority to tell officer Wicketts to look for other evidence not stated in the search warrant. Documented in Police Reports.

b) Illegal Violation of Scope of Search Warrant.

Officers at <sup>different</sup> locations are to search for items/evidence listed on the search warrant. They can not look for evidence not connected to what the search warrant was issued for.

i. Warrant states: TOWNT: ATTEMPTED ARMED ROBBERY

NOT TOWNT: ATTEMPTED ARMED ROBBERY AND BURGLARY

### C) Illegal arrest/ custody

Plaintiff was taken into custody at 10:11 AM she was under arrest outside of her residence after the search of her residence. ~~no~~ evidence was found except some sweatshirts that did not meet the description of sweatshirts and the crack cocaine. Detective Buchanan told Plaintiff when she stepped out of the police car outside of her residence, that she was under arrest when Plaintiff ask for what, Detective Buchanan told her "he would tell her at the police station" and Plaintiff was taken to the police station.

### D) Illegal Confinement - Plaintiff should never have been taken into custody/arrested on illegally seized item not mentioned or listed on the search warrant and not in plain view.

E) Kidnapping - Plaintiff was taken from her residence without ~~against her will~~ consent to do so, driven to a place she had no business being at as was detained/captured/imprisoned on illegally seized item not listed on Search Warrant.

### F) Illegal taking of Confession - Fifth Amendment violation

After Plaintiff had at her wrist on the holding cell the law enforcement officers brought her to somewhere to interrogate her.

<sup>Defendant</sup> officers brought her to somewhere to interrogate her. She was taken advantage of/coerced/into because of her Psychological / mental instability/ suicidal state and the officers coerced a confession from her while <sup>while</sup> ~~while~~ <sup>hypnotized</sup> and <sup>suicidal</sup> Violating the Fifth Amendment

### G) Psychological Coercion - Plaintiff was interrogated using Psychological Coercion while in a hypnotized/suicidal state of mind. Plaintiff was not capable of thinking straight or knowing wrong up or down

14.) Physical, emotional anguish, injury.  
Mental:

Plaintiff felt severe stress, fear of depression at multiple  
Psychological stressors. deprivation of liberty was so heightened  
that she did not know what was going on, she was suicidal.

P.O. MORENO AND WICKETS

15.) Physical Injury -

Plaintiff cut her left wrist 2 times while in Police custody in their  
holding cell after she warned the 2 Police officers that she was  
going to do it. ~~settled this matter out of the police report~~ OK

16.) Cruel and Unusual Punishment, Eighth Amendment Violation  
Kenosha Law Enforcement Officers, ~~defendants~~, agents and  
agencies, Department treated the Plaintiff, as a ~~distance~~,  
~~distress~~ with such serious deprivations, basic human needs  
listed as liberty, medical care, reasonable safety, all was  
punished for alleged crimes and as a ~~distance~~ / ~~distance~~ / ~~distance~~  
violations for alleged crimes and as a ~~distance~~ / ~~distance~~ / ~~distance~~  
punished for alleged crimes and as a ~~distance~~ / ~~distance~~ / ~~distance~~

17.) A violation of multiple Constitutional violations  
Eighth Amendment, Fourth Amendment, ~~Fourth Amendment~~,  
First Amendment, Fifth Amendment, ~~First Amendment~~, ~~denied~~ ~~denied~~ of ~~psycho~~ success

18.) Malicious Treatment. Intent: Law Enforcement officers used  
"subduing" when they arrested Plaintiff. Plaintiff was rushed  
by 5 Law Enforcement officers ~~defendants~~ when she opened her door. Unnecessary  
to have to use 5 officers for a woman of 5'4" at 135 lbs.  
And unknowingly surprised at snuck up on.

19.) Malicious Treatment.

Plaintiff was rushed by 5 male officers ~~defendants~~ when she opened her door for them. She did not resist at all, she had her arms  
fisted behind her back and face. Plastered on the wall, and  
that it felt like they were going to break her skull -

M) Unlawful / unnecessary use of force  
Kenosha Law Enforcement Officers , Russellman, Wicketts, Morey  
Wende, Buchanan (defendant) had landlord signal to plaintiff  
to open the downstairs door, she did and was hit by 5  
Law Enforcement officers . Twisting pulling her wrists + arms and  
Slamming her face into the entryway wall and holding it  
there until they placed her in hand cuffs .

N) Search of ~~Detainee~~ / ~~Female~~ Women / detainee ? by male officer .  
Kenosha Police Officer ~~was~~ + Wicketts was sole by Detective  
Buchanan to "Search Detainee's person" this was done by  
a male officer without a female officer present .

O) Pain and Suffering -  
Plaintiff suffered severe pain while jumped by Kenosha Police  
Officers when she opened her door . Twisting, pulling, pushing  
man handled, accosted, assaulted, pain in arms, wrists, hands,  
head, face, neck as plaintiff's shoulder & side was forced  
into a wall by officers despite being with her face

P) Worry :  
Plaintiff was worried about how her family was going to react to  
her having police contact worried about probation violations if any .

Q) Loss of Liberty - Fourteenth Amendment Violation  
Kenosha forcefully confined plaintiff against her will not  
allowing her walk away of her own free will . Kenosha Law Enforcement officers .

R) Loss of Property - Plaintiff because of the actions  
of Kenosha Law Enforcement Officers illegal seizure of her person  
and Placed in a holding cell that dock worked her Mental

Illness, when she tried to commit suicide as was placed on Suicide Watch once she got to Kenosha County jail. Suicide watch was for five days because she had no contact with family before the landlord emptied her apartment and put her belongings (property) on the curb.

Plaintiff had some one of a kind records, magazines and books that were important and expensive. She lost family pictures, items of personal favorites with historical memories and value.

#### S. Loss of Family -

When Plaintiff's family realized what happened. Her family disowned her, children, Sister, Brother, cousins, nieces, nephews. Everyone except her Mother disowned her at still do to this day. Mother has passed in August of 2020.

#### T. Loss of Self Respect -

Plaintiff was so ~~disillusioned~~ <sup>outraged</sup> by her arrest (false) her loss of family, liberty, property, Sanity, Employment, income, love, friendship that she didn't want to live anymore and ~~decided~~ <sup>to</sup> commit suicide in Kenosha Police Dept holding cell 428/15.

#### U. Loss of Sanity

Plaintiff was so overwhelmed, hysterical, suicidal, mentally at that she lost her sanity and tried to kill herself.

#### V. Loss of Employment.

Plaintiff was going to start a job the first week of February 2015 at Walmart as a Secret Shopper. She lost that job because of Police Misconduct.

## W. Loss of Income.

With the loss of her new job Plaintiff also lost weekly income at ~~9.00~~ a hour

## Y) Loss of Love

Because of this Police Misconduct on the illegal search at Sengen, illegal custody/arrest, illegal confinement/kidnapping she lost the love of her life of 8 years. He left her after her arrest Jan 2015.

## Y) Loss of Friendship

Plaintiff lost all friends because of the Misconduct of the Kenosha Police and Detectives, defendants.

## Z) Loss of Wanting to live.

Plaintiff had lost all will to live since her arrest.

She has tried to cut her wrists and overdose multiple times more than 10 since her arrest at imprisonment at TCS 2a. Denied of HSH + PSH services for her open wound, let me see a the following cut bloddy on a Par, hypoallergenic & succeed.

What all these claims state is that these ~~alleged~~ Kenosha Law Enforcement officers are guilty of Malfeasance, Misconduct, Malice, Constitution violations, multiple, and Civil and Unusual Punishment. Personal injury, Mental + Emotional anguish causing at least among all the other claims the

Plaintiff has just described to your honor.

Pursuant to 28 USC § 1746, I declare under penalty of perjury that the foregoing is true and correct.

## I. Plaintiff Information

Edith Mae May  
454722

TCZ  
PO Box 3100  
Fond du Lac, WI  
54934

## Defendant Information

All defendants live in Wisconsin

Fond du Lac, WI, Madison, WI

## II. Jurisdiction

2. Jurisdiction of this court is invoked pursuant to 28 USC § 1331 in that this is a civil action arising under the Constitution of the United States.

3. Jurisdiction of the court is invoked pursuant to 28 USC § 1333 (a)(3) in that this action seeks to redress the deprivations, under color of law, of rights protected/secured by acts of Congress providing for equal rights of persons within the jurisdiction of the United States.

## III. Jury Demand

I would like to have a grand jury

a jury - yes

## III.

### Past Case history

1.	May v Christian	16 cr 987
2	May v Kellar	16 cr 1150
3	May v Jasky	16 cr 1131
4	May v Tybka	16 cr 1552
5	May v Brown	16 cr 1669
6	May v Bohulice	18 cr 1452
7	May v Doz	19 cr 1234